

MELINDA HAAG (CABN 132612)
United States Attorney

DAVID R. CALLAWAY (CABN 121782)
Chief, Criminal Division

DAMALI A. TAYLOR (CABN 262489)
MARC PRICE WOLF (CABN 254495)
Assistant United States Attorneys

450 Golden Gate Avenue, Box 36055
San Francisco, California 94102-3495
Telephone: (415) 436-7200
FAX: (415) 436-7234
marc.wolf@usdoj.gov

Attorneys for the United States of America

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA) CASE NO. CR 13-0794 WHA

v.)
SAR CASTELLANOS,) STIPULATION RE SENTENCING AND
Defendant.) JUDGMENT
)
)

After the sentencing of defendant Cesar Castellanos on April 28, 2015, the parties and probation noticed a small error in what was said on the record with respect to the term of supervised released for two of the counts of conviction. Mr. Castellanos was convicted and sentenced on Counts One (18 U.S.C. § 1962(d) - RICO Conspiracy), Four (18 U.S.C. § 924(c) – Carrying/Using a Firearm in Furtherance of a Crime of Violence), Five (18 U.S.C. § 1959(a)(5) – Attempted Murder in Aid of Racketeering), and Fifteen (18 U.S.C. § 18 U.S.C. § 1512(a)(2) – Witness Tampering). At the sentencing hearing, the Court stated, and the parties and probation did not object, that Mr. Castellanos should have a 5 year term of supervised release which would run concurrent on all counts. The proper disposition should be a 5 year term of supervised release for Counts One and Four, and a 3 year term of

**STIPULATION RE SENTENCING AND JUDGMENT
CR 13-0794 WHA**

1 supervised release for counts Five and Fifteen, all to run concurrently. This change would have no
2 effect on the sentence of Mr. Castellanos, but it would at least correct the record.

3 At the conclusion of the sentencing, the government did not orally move to dismiss the open
4 charges against Mr. Castellanos. The government hereby moves and the parties stipulate to dismiss
5 Counts Two and Three of the Indictment against Mr. Castellanos.

6 The parties and probation have no objection to having these changes be reflected in the
7 judgment.

8 IT IS SO STIPULATED.

9 DATED: May 1, 2015

Respectfully submitted,

10 MELINDA HAAG
United States Attorney

11 _____/s/
12 MARC PRICE WOLF
13 DAMALI TAYLOR
Assistant United States Attorneys

14
15 _____/s/
16 GEORGE BOISSEAU
17 Attorney for Defendant Cesar Castellanos

18 IT IS SO ORDERED.

19 DATE: May 5, 2015.

20 
21 WILLIAM ALSUP
22 United States District Judge